1	VEATCH CARLSON, LLP	(SPACE BELOW FOR FILING STAMP ONLY)		
2	A PARTNERSHIP INCLUDING PROFESSIONAL CORPORATION 1055 WILSHIRE BOULEVARD, 11 <sup>TH</sup> FLOOR	DNS		
3	LOS ANGELES, CALIFORNIA 90017-2444  TELEPHONE (213) 381-2861			
4	FACSIMILE (213) 383-6370			
5	KEVIN R. LUSSIER (SBN 14382	1)		
6	KIM D. ASHLEY (SBN 253160) klussier@veatchfirm.com			
7	kashley@veatchfirm.com			
8	Attorneys for Plaintiff, CHANEL, INC.			
9				
10	THE KERNAN LAW FIRM 9663 Santa Monica Blvd., Suite 45	50		
11	Los Angeles, California 90210			
12	Telephone: (310) 490-9777			
13	S. MICHAEL KERNAN (SBN 183	JS-6		
14	R. PAUL KATRINAK (SBN 1640	57)		
15	mkernan@kernanlaw.net pkatrinak@kernanlaw.net			
16				
17	Attorneys for Defendants FARIHA ALHASSEN AND AHMAD J.	LARARINI		
	TAKIHA ALHASSEN AND AHWAD J.	LADADIDI		
18				
19	UNITED STATES I	DISTRICT COURT		
20	FOR THE CENTRAL DISTRICT OF CALIFORNIA			
21				
22	CHANEL, INC.,	Case No.: 5:16-cv-00747-ODW-RK		
23	Plaintiff,			
24		PERMANENT INJUNCTION		
25	VS.			
26	FARIHA ALHASSEN, AN INDIVIDUAL, AND AHMAD J.			
27	LABABIDI A/K/A JAMIL LABABIDI			
28	A/K/A AJ LABABIDI A/K/A TOMMY, AN INDIVIDUAL. INDIVIDUALLY			

PERMANENT INJUNCTION

- 1	
1	AND JOINTLY, D/B/A HERTEENDREAM.COM D/B/A
_	HERTEENDREAM.COM D/B/A
2	OFFICIALGOLDILUXE.COM D/B/A
_	@HERTEENDREAM D/B/A
3	#HERTEENDREAM D/B/A
	@FARIHAAL D/B/A
4	OFFICIALHERTEENDREAM D/B/A
	FARIHAALH D/B/A HER TEEN
5	DREAM D/B/A GOLDILUXE D/B/A
_	OFFICIALGOLDILUXE D/B/A
6	#OFFICIALGOLDILUXE, and DOES 1-
	10, inclusive,
7	
-	Defendants.
Ω	

The Court, having reviewed the Stipulation for Order of Permanent Injunction of Plaintiff, Chanel, Inc. ("Plaintiff" or Chanel"), and Defendants, Fariha Alhassen, an individual, and Ahmad J. Lababidi a/k/a Jamil Lababidi a/k/a AJ Lababidi a/k/a Tommy, an individual, individually and jointly, d/b/a herteendream.com d/b/a officialgoldiluxe.com d/b/a @herteendream d/b/a #herteendream d/b/a @farihaal d/b/a officialherteendream d/b/a farihaalh d/b/a her teen dream d/b/a goldiluxe d/b/a officialgoldiluxe d/b/a #officialgoldiluxe (collectively, "Defendants"), and good cause appearing, ORDERS as follows:

WHEREAS, Chanel owns the registered trademarks under the marks CHANEL and **T**as identified in Paragraph 7 of Chanel's Complaint and identified below: Chanel is the owner of the following trademarks (collectively, the "Chanel Marks"):

Trademark	Registration Number	Registration Date	Class(es)/Goods
<b>3</b> C	4,074,269	December 20, 2011	IC 9 - Protective covers for portable electronic devices, handheld digital devices, personal

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1 2	Trademark	Registration Number	Registration Date	Class(es)/Goods	
3 4				computers and cell phones	
5				IC 16 - Temporary tattoos	
6				IC 18 - Key	
7				cases	
8				IC 09 - Cases for	
9				Telephones	
10				IC 16-	
11	CHANEL	3,890,159	December 14, 2010	Temporary	
12				Tattoos	
13				IC 18 - Key	
14				Cases	

WHEREAS based upon Chanel's good faith prior use of the Chanel Marks, Chanel has superior and exclusive rights in and to the Chanel Marks in the United States and any confusingly similar name or mark;

Accordingly, IT IS STIPULATED, ORDERED, ADJUDGED AND DECREED that the following injunction shall issue:

The Defendants and their officers, agents, servants, employees and 1. attorneys, and all persons in active concert and participation with them, via (i) any domain name and/or website, including but, not limited to, herteendream.com and officialgoldiluxe.com, (ii) Youtube.com, (iii) Facebook.com, (iv) Instagram.com, (v) Twitter.com, (vi) Pinterest.com, and/or (vii) any other online marketplace, website, and/or social media site not specifically identified herein, are hereby permanently restrained and enjoined from intentionally and/or knowingly:

> manufacturing or causing to be manufactured, importing, Α.

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advertising, or promoting, distributing, selling or offering to sell counterfeit and infringing goods bearing the Chanel Marks and/or using the images of products bearing the Chanel Marks;

- B. using the Chanel Marks in connection with the sale of any unauthorized goods;
- C. using any logo, and/or layout which may be calculated to falsely advertise the services or products of the Defendants as being sponsored by, authorized by, endorsed by, or in any way associated with the Plaintiff;
- D. falsely representing the Defendants as being connected with the Plaintiff, through sponsorship or association,
- E. engaging in any act which is likely to falsely cause members of the trade and/or of the purchasing public to believe any goods or services of the Defendants are in any way endorsed by, approved by, and/or associated with the Plaintiff;
- F. using any reproduction, counterfeit, infringement, copy, or colorable imitation of the Chanel Marks in connection with the publicity, promotion, sale, or advertising of any goods sold by the Defendants, including, without limitation, cell phone cases;
- G. affixing, applying, annexing or using in connection with the sale of any goods, a false description or representation, including words or other symbols tending to falsely describe or represent Defendants' goods as being those of Plaintiff, or in any way endorsed by Plaintiff;
- H. offering such goods in commerce; and from otherwise unfairly competing with the Plaintiff;
- I. secreting, destroying, altering, removing, or otherwise dealing with the unauthorized products or any books or records which

contain any information relating to the importing, manufacturing, 1 producing, distributing, circulating, selling, marketing, offering 2 for sale, advertising, promoting, renting or displaying of all 3 unauthorized products which infringe the Chanel Marks; and 4 5 J. effecting assignments or transfers, forming new entities or associations or utilizing any other device for the purpose of 6 circumventing or otherwise avoiding the prohibitions set forth in 7 subparagraphs (A) through (I). 8 9 All products bearing the Chanel Marks at issue currently in the 2. possession, custody and/or control of the Defendants shall be destroyed at the 10 direction of Chanel. 11 Upon entry of this permanent injunction the remainder of the action 12 3. 13 shall be deemed dismissed without prejudice. 14 IT IS SO ORDERED. 15 16 17 18 Dated:\_ November 8, 2016 19 OTIS D WRIGHT II United States District Judge 20 21 22 23 24 25 26 27 28